JOHN F. WILLIAMS.

A dental convention closed its ties at Boston, on the 3d.

President LATUROP, of the State University at Columbia, is dead.

We have heard it related here that Nothing said of the General.

The Warrensburg Journal is of opin ion that the office of circuit clerk of that county ought to be filled by an

preside over the destinies of a now Radical paper shortly to be issued in New York city.

A political row occurred at Macon Georgia, on the 1st, between a Mr. ed by Maj. BLEWETT. Gustaar, a militia captain, and James TREES. TERRS was badly shot, and will die: a Mr. DUBLADEN was killed. and GILSTRAP and others wounded.

the doctor is undetermined as to wheth- arrived at between the parties to them. the North, prevented exchange, and the do any and all dirty work that may be chinery, adopted as a party measure, population of Southern Germany and the society of the North, prevented exchange, and the North, prevented exchange are the North, prevented exchange are the North, prevented exchange are the North, prev er be will return here.

The President having appointed Hon. C. D. BROWNING, Secretary of the Interior, the Warrensburg Journal takes the occasion to say that the editor has known him for twenty years as a Whig, Republican and Conservative, and always as a gentleman of ability

Johnson Clubs. We know that Mid- ration that officers should have under dleton has been much misrepresented, the law, and a peace offering on their heavy cane, stunning him severely.

Turner being one of the city police and Hall was reached, the mob had increasall along taken pains to misrepresent they are in position to do so without in defence, and fired twice, as best he radicals to take shelter in the building Each man will spend an average all along taken pains to misrepresent they are in position to do so without the people of the township; and any appearance of outside pressure, knocked the pistol out of his hand, convention and negroes surrendered. it is to make voters out of no one unwilling or unable to see the issues of the day as the radicals see them.

The Register misrepresents Judge BIRCH in several particulars. We shall mention one. Judge Birch said he should present his credentials to a Congress of thirty-seven States, and not one of twenty-five States, as claimed by the Register and the radical party. He did not say he would present his credentials to a Congress "composed of Southorn Senators and Representatives and Northern sympathisers only." He useed no such language. He expected to be a member of that Congress the Presthat the names of all white persons of We gave in our last, a short statement ident could and would recognize-a Congress of 37 States.

been located from Brunswick to Camden. The line as located, leaves Carrolton about a mile and a quarter to the northward, crosses the Wakanda at or near the old crossing and follows the prairie and bottom all the way up, touching about six hundred yards south of ALLEN's mill in Ray county, distant from Lexington about five miles, and from Richmond about the same dis-Lexington and Lafavette county, or see that it is not one way. We shall pon, and Pool struck him over the by our own people. If we shall reach out to the road, it may not damage us, if not, the damage to us is incalculable.

Mr. Robey, acting as secretary. The faithful enforcement of law, shall rec- last. and the Educational Boards.

withstanding his hundred witness, every yord we said in regard to the affair between Messrs. Varguax, and Poot, and Messrs. Eart, Turker, Terms and some other radical, with a stick in his some other radical, with a stick in his our own eyes, when not the least excited, we know. The Register stated out of the window. The courthouse was full of gentlemen at that time, was full of gentlemen at the full of the full Poor conducted himself with courage; and that is our opinion yet. If he had remained standing in the vestibule, with three or four armed men shooting at him, without trying to protect himself, we should have thought he had failed to learn the science of warfare in the army. But we have not heard of Puor going to a man's house, with an armed posse, at night, demanding his life. He is not so brave as that:

Week, was very successful. Visitors and competitors were present from Kentucky, Tennessee, Missouri, Virging it is predestined that our unfortunate district is to be misrepresented by a radical, we insist upon it that they give us a man who will be able to misrepresent us letter, or worse, as the case and premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium was awarded for a hog. So, 169 75 for the hogshead. The second premium for the best hoghead of bright was a man who will be able to misrepresent us letter, or worse, as the case was awarded for a hog. So, 169 75 for the hogshead. The second premium for the life. He is not so brave as that!

The Peace.

The proceedings of a political meet-

Southern men were unwilling to aid in the most of it. the faithful observance and execution of the laws, which they were at all times ready, so far as he had been able

to judge, to discharge. In view of the pacification hereby established, and in view of the further resolutions and speech?

The Registration.

Neither the constitution or the registry law leaves it in the power of the The Missouri Valley Railroad has ter or non-voter, that all the facts may deny as true; but it was unlike the go up te a higher tribunal.

Several Alls.

Be just and fear not.

The Register takes leave of this subing held here a few days ago, for the ject in Thursday's issue. That is all istence of a political trouble in Louisi- this, the greatest of the iniquities per- astonishing success of the Prussian purpose of inaugurating a better un- right and proper. There was little or ana, growing out of a claim of radicals petrated by the most iniquitous legisderstanding between parties, may be no use of the editor taking up the cudfound in another column. It is prop- gels at first, for, as a general remark, framed the new constitution liberating country, ever had to deal with—a leger to say that the report of the meet- he is too much wedded to radicalism to the slave but failing to enfranchise him lature that stopped at no means to acing is not full. It does not show all see anything in the shape of truth. The was still in existence. This claim the complish an end, however diabolical or in Germany, and its claims to it, first the facts, as they transpired; and as editor thinks we could prove all we loyal people of the State, the State go- disgusting-was adopted may be found proved on the battle-field, seem to a matter of course, do injustice, in some particulars, to Maj. G. J. Blewerr, the definition of the editor, one of these vention denied, and showed that it was particulars, to Maj. G. J. Blewerr, the definition of the editor, one of these vention denied, and showed that it was ment is just nowhere at all, in point of yet know neither the details of the harmonic of the meeting, in a brief speech, and on motion ex-Mayor B. H. Wilson, a comment is just nowhere at all, in point of yet know neither the details of the harmonic of the meeting, in a brief speech, and on motion ex-Mayor B. H. Wilson, a comment is just nowhere at all, in point of yet know neither the details of the harmonic of the meeting, in a brief speech, and on motion ex-Mayor B. H. Wilson, a comment is just nowhere at all, in point of yet know neither the details of the harmonic of the meeting, in a brief speech, and on motion ex-Mayor B. H. Wilson, a comment is just nowhere at all, in point of yet know neither the details of the harmonic of the meeting in a brief speech, and on motion ex-Mayor B. H. Wilson, a comment is just nowhere at all, in point of yet know neither the details of the harmonic of the meeting in a brief speech, and on motion ex-Mayor B. H. Wilson, a comment is just nowhere at all, in point of yet know neither the details of the harmonic of the meeting in a brief speech, and on motion ex-Mayor B. H. Wilson, a comment is just nowhere at all, in point of yet know neither the details of the harmonic of the meeting in a brief speech and on the properties of the meeting in a brief speech and on the motion ex-Mayor B. H. Wilson, a comment is just now neither the details of the meeting in a brief speech and on the motion ex-Mayor B. H. Wilson and mover and author of the resolutions fine Wednesday mornings, with a chap- provided in the instrument itself that tyrannical legislation, compared with miliation of Austria and her adherents by the chair, to take into consideration adopted. A committee of five persons ter or two from the thousands of wit- the convention could only be reconvo- this Drake establishment. It out-Her- among the various reigning houses in and report suitable resolutions for were appointed to draft business for nesses—those who themselves suffered ked in ease the people failed to adopt od's Herod, and leads one back to the were appointed to draft business for nesses—those who themselves suffered the instrument, in which event the position of the instrument in the two reports—a majority and minority from where the editor was on service er was delegated to the Speaker, Judge tutional, both as regards the constitureport. The majority report recomend- in a regiment not over nice about ap- ABELL, to call the convention together. tion of the United States, and the con- to insist, viz: the territorial aggran- Boyce, the said committe. We have heard it related here that report. The majority report recomend- in a regiment not over nice about appropriating little things that did not the cancer and Silver propriating little things that did not the cancer and silver propriating little things that did not the cancer and silver propriating little things that did not the cancer and silver propriating little things that did not the cancer and silver propriating little things that did not the cancer and silver propriating little things that did not the cancer and silver propriating little things that did not the cancer and silver propriating little things that did not the cancer and silver propriating little things that did not the cancer and silver propriating little things that did not the cancer and silver and the contingency did not arise, be stitution of the States, by which in time, will be so declared. It cerets belong to them. The editor is anxious the nearly of the said committee. of Mayor and Constable, and suggest- to know what good can come of the aged to Messrs. Smith and Pool to sur- itation of the question? We answer, summated, and a State government un- Circuit Judge, with power to sit in to the command of all the German to the command to the render any claim they might have to just as much as can come of such scountains and the derivative of the committee.

The meeting then adjourned to meet those offices; and also requested, if not drely commissions as sat in the Wirz since ruled the State. But the radicals on the application of a voter, and with those offices; and also requested, if not incompatible with law, the ordering of a new election; and if incompatible, a new election; and if incompatible with law, the ordering of the wooden-headen men who sat up-A woman by the name of Hoozier then the old officers to fill the places on Duncan's case—men, like our neighbor husband three times with until their successors were duly elected bor, who hold there is still war in the stabled her husband three times with until their successors were duly elected bor, who hold there is still war in the universal surrage. The speaker was any backbone left in an injured and unity; by the second great invited to reassemble the convention, proscribed people. The bill was passively and universal relational unity; by the second great invited to reassemble the convention, step is made towards the universal relational unity; by the second great invited to reassemble the convention, read to the meeting, and, thereupon, a knife, a few days ago. Cause, jean and qualified. Maj. Blewerr officed land, and that a "chief and the suggestion of Senator Gray cognition of their nationality among Major Blewert officed the following port, and in the speech which he made radicals cease their clamor for blood, the body was dead, and that if recontent the family of great nations; and by resolutions: in favor of the adoption of the whole, and return to those honest means of voked its acts would be null and void. ry effort to amend it was voted down the third they started on the road of said if he were in the position of Messrs. trade and life, and learn that God nev. So the matter stood for a time, radicals without reference to self-government, that characteristic feameeting, it is the duty of citizens to said if he were in the position of Messrs.

Turker and Silver, he should feel it incumbent upon him to resign. After be no use, but so long as they are so Attorney General Stansbrant has the speech, Judge Walker moved the superlatively mean in all their acts, we rage of all radicals, white and black, will be seen by the published pro- a centralized empire on the ruins of given an opinion that all the appoint adoption of the Major's resolutions, shall take the occasion of speaking of against what they denominated the rements of the President, rejected by the which was seconded, and the vote put, them as we may think proper and right. bel State and municipal government, Court direct, or by certiorari, was vowhich was seconded, and the vote put, bell state and municipal government, bell state and municipal government, by putting arms in the hands of those without reference to the majority representation, of which, with the port, the adoption of which, with the resolutions, had previously been moved at Maton.

A political row occurred at Maton. show what we have heretofore charg- to "clean out" all opponents. We are sure Maj. BLEWETT could ed is true; and that, too, without have had but two ends to subserve by hiring witnesses, or employing those the adoption of his resolutions, and is who will swear falsely and retract. Who had acted as Speaker pro tem, and robbers. Who is a greater, a meaner families will be happy to become meas anxious to-day that the incumbents should resign as any man in town or should resign as any man in The old friends of Dr. W. H. Ruffis, county. His first object, and that of they were then the Untied States-is der elections to fill vacancies in the sev- not even make the office elective or late of this city, will be glad to learn all good citizens, was peaceful demean- not responsible for Andersonville, we eral parishes. This bogus convention leave the appointments to the several than probable. In the southern part that the doctor safely arrived at Ralor or on the part of the people of the city, shall back down; not a peg before, being engineered through to this point, County Courts, holding that "a bird in of Germany the reorganization will be that the frequent shootings might be Every one well knows that the aboliis, and that he is well. We understand stopped, and a better understanding tionists, radicals, and extreme men of er with a few abolitionists imported to piece of unconstitutional political ma-

Thursday has the following: W. Turner was shot by James M. Pool. the direction of the Hall. On the way Outh books, by Governor....... The facts as near as we can learn, are a white man or two was jostled off the Same by express or mail. told him he was no man. Whereupon saulted by the police and citizens, they Incidentals...... Pool struck him on the head with a fighting all the while. By the time the "loyal" than those gentry who have resign? We think so; and now that armed, then attempted to use his pistol ed to a size that induced negroes and Lost time to those registering, at fortunately more "loyal" than any of ought they not to do so, and thus come Turner then staggered away as best he the radical disunionists whose interest up to the spirit of Major Blewert's could; when he got away some distance. Pool took deliberate aim and convention question, and winds up the shot Turner in the hip. His physicians doings of those blood-thirsty radicals so

There are several mistatements in registrar or judges of election, to ex- the above, which we propose to corclude a vote. His name must go on rect. Mr. Pool's charge against young the books, either as a qualified voter. Tunner was that he "enticed an ignoor a disqualified voter. If a reject- rant negro into horse stealing, and ed voter, the book must show why he then ran off to Kansas, when the facts is rejected. The roll is to be kept were about to be proved, and left the seperate and all the facts must be stat- ignorant African to go to the penitened. All appeals from the decision of tiary." These were the words, in part; the register must also be noted on the and we fail to see why the editor registry. So all may register, one should misquote them, unless he wishway or another, and it is important ed to prejudice the case of Mr. Pool. the age of 21 years and over, shall ap- of how the shooting occurred that, we pear or the poll books, either as a vo- think young TURNER himself will not above. Turner demanded an oral retraction, after one having been declined in writing, or satisfaction. Pool said Let all read the resolutions passed at the Citizen's meeting yesterday, which we publish to-day. The resolutions are good, and will be endorsed by every HONEST citizen.

Let ALL live up to them and all will be well.

-{Register.} There are so many alls in the above ZER commenced drawing his pistolthat we are fearful, it will be all one Pool saying to him if he drew it, he way-this treaty of peace. But it is would knock him down with his stick. tance. This location either injures just simply with the radical party to Tunner persisted in drawing his weaassists them, just a may be determined see. We shall watch a little. We head. A scuffle ensued during which shall notice whether his mock majesty, Tunnen fired twice at Pool, in close the Mayor, shall enforce the resolutions. quarters, without hitting his body. We shall watch the proceedings of the TURNER's pistol was knocked from his Council to notice whether the ordi- hand when TURNER run. Thus much The Baptist anniversaries of Missouri nance is enforced against wearing of the trouble one of the editor's of were celebrated at Roanoke, in Howard arms, and shooting round the city, not this paper witnessed, but did not see tion of the New Constitution—his concounty, beginning July 19th. The at- by bushwhackers, but by citizens of Mr. Poor shoot after following Tur- stitution, we mean? The swindle, sec. tendance was very large sixty minist he town, and by negroes, is observed. | NER to the side walk. These are the ters being present. The Ministers' and And we shall especially wait to see if facts; and the editor should know

LIAMS was chosen Moderator, and Rev. conveniences. The parties to that district, subject to the radical conven-T. J. WILLIAMS clerk. There were compact will hold the radical party up to the faithful observance of the laws. South Carolina, Mississippi and This has not been done by the County whole, rather the best and most laughing shall have herefore been, or shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and if any action or proceeding shall have hereafter be instituted against any person vested with such authority; and School Board, the Missionary interests, must see that their skirts are clear, by It is far worse than the case of Dr. asking that court to revise their action Cooley, who sets himself up for Conthereof." and bring it within the law, for the gress: because in Gen. Cooler the parties on the other side are by people have some little-very littleno means committed to such high-hand- confidence. Most people will concede was full of gentlemen at that time, overy one of whom, we think, brand the assertion as false. We did say

Proc. conducted himself with courage:

No, thank God, he is President of the United States.—Ky. Gazette.

No, thank God, he is President of the United States.—Ky. Gazette.

No, thank God, he is President of the United States.—Ky. Gazette.

No, thank God, he is President of the United States.—Ky. Gazette.

Out of fifty-four school marms who happen to have such in their ranks, who happen to have such in the bound for it at twenty-four have married Southern gening from an indemnity for the those rates:

atumping it in Kentucky in favor of expected that this disease will take an the democracy.

The New Orleans Riot.

Several weeks ago, we stated the ex-

And, second, to remove an erroneous failure of exchange, killed hundreds of assigned them, with a sprinkling of the will cost about as follows, to carry out clusiveness evinced by their stupid impression that seemed to exist that the "boys in blue." Let them make African, commenced assembling in the its provisions, if indeed the party meas-Mechanics' Institute, New Orleans. At ure is carried out by the party: "Policeman Turner Shot."

another place, not very distant, the negroes, armed and arming, were holding the Register of a meeting, their speakers declaiming Printing hand-bills for each Co.

Supervisors for each district (920) \$ 1,300 00 |
Lists for record. Registrar's notice to comtice (110) |
Printing hand-bills for each Co. 575 00 violently, and using exciting language. Putting these up in each district. "On Thursday last, Lieutenant H. Soon, these negroes got under march in Transcribing same by clerk...

> This, we suppose, puts an end to the Pool was rampant for blood. The killed and

The President is not disposed to quietly tolerate such radical proceedings, as the following dispatch will show: To Andrew S. Herron, Attorney-General, La. You will call on Gen. Sheridan, or hoever is in command for sufficient force to sustain the civil authorities in suppressing all illegal or unlawful asblies, who usurp or assume to exerfirst having obtained the consent of the people of the State.

If there is to be a convention, let it be omposed of delegates chosen from the must first be consulted in reference changing the organic law of the State. Usurpation will not be tolerated. The Law and the Constitution must be sustained, and thereby Peace and Order.
ANDREW JOHNSON.

The Law and the Testimony.

perpetrated, to justice, some good might result, but all it can do is to make false and little children; but the whole country majority here.—Ky. Yeoman.

We wonder if it can be possible the

4, art. XI., says: "No person shall be prosecuted in Deacons' meeting was presided over by the authorities who are pledged to this them. Mr. Pool, not Mr. Tunnen, any civil action or criminal proceeding, Rev. G. R. Pirrs, of St. Louis, Rev. treaty of peace, upon the idea of the acted on the defensive from first to for or an account of any act by him son for the doing of any such act, the defendant may plead this section in bar

such malefactors take refuge. It is an

and around New York, though not at a rapid rate. The season is now so VALANDIGHAM and PENDLETON are far advanced that it can scarcely be enidemic form in the country.

The Registry Law.

The particular manner by which.

A Preacher Murdered.

Saturday's mail brought us the sad The radicals should see that in a contest with anything like equal numbers, even at their game of violence, they are headed by a member of the Northern the workings of that body and his explanation of the example of the signers to the call and a delegate in attendance at the 30th May Convention. His exposition of the workings of that body and his explanation of the manner in which Bolimles southwast of Waverly, containing three manner in children the signers to the call and a delegate in attendance at the 30th May Convention. His exposition of the workings of that body and his explanation of the manner in which Bolimles southwast of Waverly, containing three manner in children to the containing three manner in children to the containing three manner in containing three manner in children to the call and a delegate in attendance at the 30th May Convention. His exposition of the time call and a delegate in attendance at the 30th May Convention of the containing three containing three manner in children to the containing lains making up the party, and only lived a short time. The provocation ble host of original Union men for Duble host of o ern wolf if he violated law, he was amenable, to which this hell-hound replied he cared nothing for law; "there been. He says that his own county of pation in the National Legislature, eise any power or authority without is my law," pointing to his armed as- Bourbon will give Duvall 700 majority, when they present themselves in the ing all such scoundrels as made up has lately canvassed, claim at least 1this party; when nothing but fight people of the whole State. The people will do, and they determine there is no the State at over 30,000. law, which is true as to themselves, a Hon. W. S. Pryor, who was also re-

little blood letting assists materially. "The blood of the martyr is the seed yield up his life to appease the excited row. suffers with them, all are, in a certain measure, responsible—the radicals for

NEW YORK, August 3.—Five messages for Europe by the Cable were received to-day in this city, for which \$531 25 in gold were paid.

The cholera continues to spread in and around New York, though not at

Peace in Europe.

There is no room to doubt that the army has resulted in a peace that has secured to the victor the enforcement of held at the Courthouse in this city, on the whole programme for which he the first day of August, Judge John the decision of a Conservative Convention. have been universally acknowledged of the meeting, in a brief speech, and on

against Prussia, and the spirit of ex- ed sine die. selves, will occasion many disadvantages. The German Radicals of the North, though they had to be whipped 1,150 00 into Count Bismark's policy, and though 2.760 00 all the benefits they may possibly draw from the new condition of things, were 920 00 forced upon them, nevertheless appre-630 00 ciated with greater ease and with quick- $\frac{690}{347}\frac{60}{60}$ er eyes, the new political situation created by the war.—Rep.

From Kentucky.

ty. He further states that Hon. John J. Gatewood, the county Representa-Saturday's mail brought us the sad tive, has taken the stump in Allen for Duvall. George W. Caruth, Esq., of foundation in fact—especially the asbelieve that he will recover. Pool was placed under \$3,000 bond to appear at next term of court".

Saturday's main brought us the said tive, has taken the stump in Allen for boundation in fact—especially the assert term of court".

Saturday's main brought us the said tive, has taken the stump in Allen for Duvall. George W. Caruth, Esq., of foundation in fact—especially the assertion that the State of Tennessee ference, Methodist Episcopal Church ing in that section. Mr. Caruth was has ratified the Amendment to the

for this foul radical deed was that he vall, and one who has done most effihad not taken the iron-clad oath. The cient service during this canvass, reverend gentleman said to the north- writes one of our local committee in sassins. There is but one way of treat- and the Democracy of Scott, where he 200 majority. This gallant defender of the cause puts down our majority in

quested to speak at Frankfort, writes the committee that Henry county will of the church" is an old maxim, and true as it is old. True it is a very hard thing that Mr. Headler must

Let us say of the Ashland district Speaking of Andersonville the Reg- passions of a mob, who declared the that our majority will be over 5,000, the least of the weight of that awful the State that Franklin county will do Briton to carry messages until we get would have the tendency to bring the perpeture act does not fall upon his poor wife and her duty. We shall have 500 or more the cable repaired across the Gulf of trators of such outrages, if any have been act does not fall upon his poor wife and her duty. We shall have 500 or more the cable repaired across the Gulf of St. Lawrence, which we expect to ac-

Hon. B. R. Curtis of Mass., has kay, Superintendent of the New Found-written an able letter in favor of the land, left here on Friday in Her Majeshis innocent blood, which is deeply Philadelphia Johnson National Conventy's steamer, Niger, for Cape North editor has forgotten the following section of the New Constitution—his constitution, we mean? The swindle, sec.

his innocent blood, which is deeply dyed into their hands and hearts, and their opponents to see that these sortiution, we mean? The swindle, sec.

his innocent blood, which is deeply dyed into their hands and hearts, and their opponents to see that these sortiution, we mean? The swindle, sec.

his innocent blood, which is deeply dyed into their hands and hearts, and their opponents to see that these sortiution, we mean? The swindle, sec.

Law
Tow-stricken and persecuted ones are recollected was one of the Justices of recollected was one of the Justices of North this examing. The Atlantic case properly cared for. As to the misera- the Supreme Court of the United States North this evening. The Atlantic ca ble sinners who have taken away a at the time of the rendition of the Dred ble is working splendidly. Scott decision. He was the author of (Signed) CYRUS W. FIELD. done, performed, or executed, after the the first day of January, one thousand eight hundred and sixty-one, by virtue Rev. E. S. Dulis, of this city, preached the annual sermon before the Generation. The Rev. A. P. Will- to law, and not according to radical didate for the State Senate from this or that of this State, to do such act, or in pursuance of orders received by him selves a better fate than usually awaits book. He now endorses the policy of Wonder if they a'nt "looks"

> The Republican says it would seem there are not Radicals enough in Au- Missouri this fall? Judge so. The John W. Burk, a citizen of Henry county, died some days since. This keep a standing Grand Jury. The same thing looks suspicious. Turning these fellows loose will perhaps keep quiet strange stories that, if they had been Burk was in the Federal army for four years, where he learned (or had it in ly, four of the six Registrars of the Sent. years, where he learned (or had it in county are the members of this stand-him before) the now common art of ing Grand Junry! In fact, less than a

Public Meeting at the Courthouse.

LEXINGTON, August 1, 1866. At a public meeting of the citizens

pointed Secretary.
The Chairman explained the objection

"Resident That in the sense of this

"Resolved, That as a great condu-

to "clean out" all opponents.

A short time ago, the radicals got was burnt into the hand or forchead of their day lathfully and impartially, and if needed, we pledge them our assistance in the due execution of their A short time ago, the radicals got was burnt into the hand or forchead of possession of a wooden-headed fellow the robber. Indeed, these fellows are that a number of smaller sovereign to do when called on." Which resolutions being read, were

board in the near future without any substitute for both reports of the com-

the newspapers of the city were rethe meeting. On motion the meeting then adjourn

JOHN, F. RYLAND, Chm'n.

THOMAS L. BOLTON, Sec'y. The President and Tennessee

In his message, dated July 24, the President says of the admission of Tennessee, of the action of that State on the Constitutional amendment, and the admission of other States:

Earnestly desiring to relieve every cause of further delay, whether real or imaginary, on the part of Congress, to the admission to seats of loval Senais of the most cheering character. see, I have notwithstanding the anopurall's majority will be overwhelm—malous character of this proceeding. Dr. Stone, Senator from Allen coun.

My approval, however, is not to be ty, writes a member of the Central constructed as an acknowledgment of ommittee that he has been actively the right of Congress to pass laws preengaged canvassing his county. He liminary to the admission of duly qualisays that Allen will give at least 300 fied Representatives from any of the majority for Duvall, Barren county, States; neither is it to be considered will give 500 and Simpson 500 majori- as committing me to all statements

most reliable sources induces the belief that the amendment has not yet been constitutionally sanctioned by the

THE OTHER STATES. In conclusion I cannot too carnestly persons of loyal Senators and Representatives, who can comply with all the requirements of the Constitution and the laws. By this means harmowhen wante ny and reconstruction will be effected. the practical relations of all the States to the Federal Government re-establish ed, and the work of restoration inaugurated upon the termination of the war successfully completed.

The Atlantic Cable.

HEART.S CONTENT, July 29. - I have bayonet to be their law; true it is that and we say to our friends thoughout between New Foundland and Cape St. Lawrence, which we expect to accomplish during the week. Mr. Mac-

time since, but were released before a so to a man up a tree. Could they and will they not vote if they are in

The story is repeated that Northern

linguess and ability to take care of bianself and his property.

Rev. Mr. Howann of Indiana, is to be called to the pastoral care of the Presbyterian church of Independence.

Of marrying a negro.

The contest in Kentucky is growing and John Patee yesterday celebrated their eighty-second birth day. The former was the first white man to penetrate the upper Missouri country, when position.

ANNOUNCEMENTS

FOR COUNTY THE ASCREE.

We are authorized to manounce Judge N LETTON as a candidate for County Clerk, at

We are authorized to announce RICHARD C VAUCHAN as a candidate for the office of Clerk of the Creat Court, subject to the decision of the Conservative Convention.

We are authorized to announce WM. W. GAUNT has candidate for

We are authorized to amounce Mr. SAMUEL L. Ditt's DALE, as a candidate for Sheriff, at the ap-proaching election, subject to the decision of the Conservative Convention. We are authorized to announce ISAAC M. McGikk as a candidate for sheriff of Lafayete county, at the approaching election, subject to a Conservative Democratic Convention. We are authorized to announce LINNR GORDON is a cambidate for the office of Sheriff of Lafayette canty, at the approaching election, subject to a belishon of the Conservative Convention. We are authorized to announce F. E. McCOR to the decision of the Conservative Convention.

Messers Entrons Please announce me a candidate for the Sheriffally of Latayette county, Mo., at the next November election, subject to the action of the Convention of the Conservative party in said-county, if one is held.

To the Voters of Lafayette County: In response to the call in the Express, and at the solicitation of many friends. I offer myself as a candidate for Sheriff, subject to nomination by the County Conservative Convention.

Messers, Entrons: In reply to my friends under the respective signatures of "Cancasians" and "John P. Herr, and Many Others," in your issues of May 30th, and June 5th, calling on me to become a candidate for the Sheriffally of Lafayette county, I have to say, that I cheerfully yield to their wishes so flatteringly expressed, and you may therefore

LEXINGTON, June 12, 1866. To the voters and my fellow-citizens of Lafa

New Advertisements. A. W. SLAYBACK. Attorney at Law,

No 212 North Third Street, Mitchell Building, nes

For particulars, address, aug sat E. C. WHITE, Principal.
FIRST-CLASS FARM FOR SALE.

OFFER FOR SALE the farm owned by George Foung, fiving 12 miles southeast of Lexington, near the Salt Pond road, containing about 411 acres. The farm is susceptible of distisson, is suitable for the groteither stock or hemp. The improvement fair and extensive. Abundance of water of farm for all purposess. Thus, G Foung, reson the farm will show & to any one wishing to chase.

Agent For No. No. 2015.

INLIMRICK'S BANKING HOUSE Wm. J. PIGOTT.

JOHN AULL & CO., OPPOSITE CITY HOTEL

THE REST OF STREET Staple and Fancy Bry Goods, GROCERIES.

Queensware, &c., &c.

TOBACCO MANUFACTORY,

FURNISH THE TRADE

Purchase in Lexington.

TOBACCO WANTER FOR WHICH SWELL Pay the Highest Market Price

Indiversed at the Factory on Broadway, adjoints Account Ball.